Senate Commerce, Labor & Agriculture Committee Amendment No. 1, As Amended

Amendment No. 3 to SB0046

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	House Bill No. 178*

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y deleting all language	after the enacting	ı clause and bv	substituting	instead the	following:

SECTION 1. Tennessee Code Annotated, Section 56-8-116, as amended by SB 411/HB 758, Chapter No. ____ of the Public Acts of 2003, is further amended by deleting the section in its entirety and by substituting instead the following language:

(a)

AMEND Senate Bill No. 46

- (1) Any insurer authorized to write property, marine, casualty or surety insurance may write such insurance coverage on a group plan basis.
- (2) Except as provided in § 56-5-301, insurers that write such lines on a group plan basis in this state shall comply with all provisions of Tennessee Code Annotated, Title 56, Chapter 5, Part 3. All such insurers shall submit to the commissioner a filing fee of two hundred fifty dollars (\$250) and pay all costs associated with the commissioner's actuarial review of the group plans.
- (b) Any insurer writing life, health and accident, disability or workers' compensation insurance or plans to provide legal services on a group plan basis, are authorized to continue writing such insurance in the same manner and under the same conditions such insurance was authorized to be written for such purposes prior to the effective date of this act.
- (c) Notwithstanding any other provision of this title, dues paid before or after March 22, 1996, to a non-profit association, membership in which entitles

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the members to apply for insurance from an insurance company as described in this subsection, shall not be considered as gross premium or consideration for insurance. As used in this subsection, insurance company means a domestic insurance company which confines its insurance business and operations to this state and to the providing of insurance solely for the benefit of its members, or members of its parent or sponsoring organization.

(d) The commissioner of commerce and insurance is authorized to promulgate necessary rules and regulations in accordance with the uniform administrative procedures act, title 4, chapter 5, to implement the provisions of this act.

SECTION 2. This act shall take effect upon becoming a law, the public welfare requiring it.